## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,	) NO. 1:05CR84 OWW
Plaintiff,	) ORDER OF DETENTION FOLLOWING
V.	<ul><li>) REVOCATION OF PREVIOUSLY SET</li><li>) CONDITIONS OF RELEASE</li></ul>
CHARLESETTA MORRIS	) )
Defendant	) )
A. Order for Revocation And Dete	ention
After conducting a hearing p	oursuant to 18 U.S.C. § 3148(h) on the government's motion
for revocation of the previous order	for release, the Court orders the previous conditions of
pretrial release revoked and this def	endant detained.
B. Statement of Reasons For The l	Revocation And Detention
The Court orders the revoca	tion of pretrial release conditions and the defendant's
detention because it finds:	•
` , ,	le cause to believe this defendant has committed a Federal,
State or local crime	while on release, to wit:
or	
$\underline{\underline{x}}$ (2) There is clear a	nd convincing evidence that this defendant has violated a
condition or condition	ons of release, to wit: _use of cocaine and marijuana
(ADMITTED ON JU	JNE 29, 2005)
and	

## Case 1:05-cr-00084-OWW Document 22 Filed 06/29/05 Page 2 of 2

	comb	nat based on the factors set forth in Section 3142(g), there is no condition or ination of conditions of release that will assure that this defendant will not r pose a danger to the safety of any other person or the community; or
		That this defendant is unlikely to abide by any condition or combination of tions of release.
IT IS SO	ORDERED.	
Dated: _ b9ed48	June 29, 2005	/s/ Lawrence J. O'Neill UNITED STATES MAGISTRATE JUDGE